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FORM	First Named Inventor	Xavier, et al.	CENTRAL	- CENTE
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	Examiner Name	Russell L. Guill	NOV	0 1 2003
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Firm Name Sandia Corporation				
Signature William R.	Contr			_
Printed name William R. Conley		Reg. No. 65 844		
Date 11/07/2005		Reg. No. 55,844		
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Application No. 10/037,096 SD-6851 / S-96528

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SUMMARY OF TELEPHONE INTERVIEW Initiated by the Examiner

Application No.: 10/037,096

First Named Applicant: Xavier et al.

Examiner: Russell L. Guill

Art Unit: 2123

Status of Application: Pending

Date of Interview: 11/07/2005, 9:15 AM (MST)
Participants: (1) Russell L. Guill (Examiner) and,

(2) William R. Conley (Agent for Applicants)

Issues Discussed:	Claim(s)	Agreement Reached
(1) Objection to the term	Claims 1, 4, 13,	No. See discussion
"phenomenon".	16, and 24.	below.
(2) 35 U.S.C. 112 1 ^{rst} ¶	Claims 2 and 14.	No. See discussion
rejection to the claim limitations		below
"mobility" and "contact".		

Summary of the interview:

Examiner Guill acknowledged receipt of the amendment (transmitted to the USPTO by facsimile on 9/12/2005) and indicated that he has prepared, but not yet mailed, a new non-final Office Action in response thereto.

Examiner Guill initiated the telephonic interview as a courtesy, to propose an Examiner's amendment to cure the remaining objection and rejection, in the event that Applicant's would accept the Examiner's Amendment by telecon, thus obviating the need for mailing the Office Action.

The proposed Examiner's Amendment was:

- to replace the term "phenomenon" with the term "phenomena" to overcome the remaining objection to the claims containing this term. Applicant's note that this consists of the claims 1, 4, 13, 16, and 24.
- to delete the claim terms "mobility" and "contact" from claims 2 and 14, to overcome the remaining 35 U.S.C. 112 1^{rst} ¶ rejection to these claims.

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Examiner Guill indicated that the remaining pending claims in the application were in condition for allowance. Applicant's note that this consists of claims 3, 5 – 12, and 15 – 23.

The Examiner's amendment was discussed and reviewed to insure that Applicant's understood the proposed amendment.

At the conclusion of the interview, Applicant's declined the proposed Examiner's amendment, deferring instead to review the case in more detail and to then respond to the upcoming non-final Office Action, which Examiner Guill indicated would be mailed, most likely, within the week.

Respectfully submitted,

William R. Conley Agent for Applicant Reg. No. 55,844

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